



HARRIS.
One-Price, Square-Dealing,
CLOTHIER,
ST. LOUIS BLOCK,
MAIN STREET.

DID IT EVER STRIKE YOU

That year by year the habits of People vary as do the Fashions? Time was when about the only chance a man had to get a Suit of Clothing without paying four prices would be to haggle for an hour, and finally a spirit of compromise or fatigue induce the contending parties to compromise.

Different here, and it is our proud honor to state we were the Pioneers in this system of ONE PRICE. We have gone ahead of any of our competitors, and mark all our goods in PLAIN FIGURES. True there are some of the "How Much Will You Give" class of clothiers—those relics of barbaric clothing days—but their days are numbered; and ere many moons have come and gone they will be laid away and have joined the silent majority.

But talking of changes. Don'tcher know it is time to change your Overcoat? Has not this storm suggested to you the propriety of looking at those Overcoats the merits of which we have been proclaiming all the season? Take a look at some of our Fur Trimmed Overcoats. They will make your mouth water. That one at \$22.50 is a Bird! We have sold stacks of them already this season, and have stacks left.

Then we have a Fur-Collar Coat at \$15 that is a Gem. But all our Specialties are gems, and one of the first water is a coat, Otter Cuffs and Collar, English Beavercloth, which we are selling cheaper than we did last year, notwithstanding the fact that fur and cloth have both advanced in price.

We have several things in Underwear that would attract the attention of a connoisseur. Goods that formerly went for \$8 and \$10 can now be had for about half that money. We have many of those effects in Silk, Lace and Stripes that you cannot find in any place in Helena except—"You Know Where."

Another thing that will attract you is our stock of Nobby Cardigans. Without a doubt we can show two styles where you can find one elsewhere, while we show some styles that you cannot find elsewhere in Quality anywhere. We mean this and stand ready to prove it!

Children grow to be Boys, Boys pass on to Manhood, but they must all be remembered. No matter how transitory their condition, we have 'em all, in all grades. All the Ladies will tell you: "The only place to buy Boys' Clothing is at Harris" and they know you can depend upon it.

Many things we would like to mention were our space not so limited, but we must say a word about our Neckwear. In this specialty

WE ARE THE BOSS.

Pshaw, they can't hold a candle to us! Just look at our line and you will agree. The Styles are the latest. We are not accountable for the Patterns, because our opinion is that the more ridiculous a garment, or the louder the pattern, the more apt to be considered as the "Proper Thing" this year. From the abbreviated "Chippie" Box Coat to the horrid "Banana" patterns that adorn our Vest and Neckties, as they are Stylish, we must wear them,

DONCHERKNOW.

HARRIS
The One-Price Clothier
ST. LOUIS BLOCK,
MAIN STREET.

KILLED ON THE STREET.

A Prominent New York Broker
Shot by a Woman He Had
Wronged.

Driven to Desperation, Mrs. Hannah Southworth Takes the Law in Her Hands.

The Murderess a Member of a Prominent Southern Family—A Sad Story of Evil Doing.

NEW YORK, Nov. 22.—Stephen L. Pettus, secretary and treasurer of the Brooklyn Union elevated railroad, and a member of the firm of Pollard, Pettus & Co., 54 Broad street, in this city, was shot dead here this morning in Fulton street by Mrs. Hannah Southworth, who refused to give her address to the police when arrested. Just before 10 o'clock, while Fulton street was crowded with people who had just landed from the ferry, a young woman wearing a seal skin sack, trimmed with long black fur, was seen hurrying along behind a well-dressed man. When in front of No. 10 Fulton street, she pulled a large revolver from beneath her dress and fired five shots in quick succession at a man in front of her, although he fell at the first shot. As the victim writhed and tossed in agony on the sidewalk, the woman, looking calm and self-possessed, actually smiled with satisfaction. In a short time a great crowd had gathered, attracted to the spot by the repeated pistol firing.

As the officer arrested her, raising herself to her full height and assuming a dramatic position, she hissed between her teeth, pointing to the lifeless body on the sidewalk, "That man betrayed me and I have shot him. He ruined me and my family." The woman was taken to the police station and locked up. She remained calm and dignified and gave the name of Hannah Southworth, but refused to give her residence. All five balls took effect in the body of the victim. The same woman attacked Pettus in public a year ago.

Mrs. Southworth appeared at the corner's office in the afternoon. She was affected to a great degree and her mind was apparently in no condition to comprehend what was going on. She could not answer questions intelligently, and her lawyer told her to say nothing. She was committed for hearing next Tuesday.

According to a story told by her friends, she became acquainted with Pettus through a mutual friend a number of years ago, and one day he succeeded in dragging her while they were out together and accomplished her ruin. Later it was found necessary to resort to malpractice, as a result of which her health was wrecked. In order to avoid exposure at the time of the wrong, Pettus made profuse promises of substantial provision for her, and to save the name of her family, which was a highly respected one, she kept quiet. Upon her recovery, however, he met her reminders of his obligation with derision, and finally, it is said, circulated a report that Mrs. Southworth was a discarded mistress, who was trying to blackmail him. This drove her to desperation, and last March she attacked Pettus on the street, as mentioned above. She then applied to her lawyers, not to obtain a money damage, but that the truth might be made public. The statute of limitation protected Pettus from prosecution for the original outrage, and she began a suit for slander and defamation of character, with the same object in view. This was the legal status of the matter up to today's interview.

In prison this afternoon Mrs. Southworth said the lady through whom she became acquainted with Pettus had also been ruined by him and kept silent under threat of exposure as an accomplice in the ruin of Mrs. Southworth.

A dispatch from Louisville, Ky., says Mrs. Southworth is the daughter of the late E. J. Martin, a well known coffee broker. She is about 30 years of age, and has been a widow for ten years. She charged Pettus, who was originally from Clarksville, Tenn., with having committed an outrage on her person four years ago, for which a suit for \$25,000 was brought against him. Several of her brothers are prominent business men in New York, San Francisco and Brooklyn. For some time she has made her home with the one in the latter city.

HURT BY A BLAST.

Andrew Johnson and Chas. Parsons Injured at Muir Tunnel.

LIVINGSTON, Nov. 22.—[Special.]—Andrew Johnson and Chas. Parsons received serious, though probably not fatal injuries at Muir tunnel last evening by the premature explosion of a blast. A force of men of which they were members have been engaged in timbering the tunnel, and in prosecuting the work it has been necessary to blast rock from the surface of the tunnel. Four blasts were prepared yesterday, to be fired simultaneously. The fuse of one was ignited and exploded almost immediately, and the other three exploded before the men could get out of the way. A special car and locomotive were dispatched to bring the wounded men to this city, and they are now under the care of Dr. Alton, the company's physician, who expresses a hope of their rapid recovery.

The worst snow storm of the season is raging here to-night. The wind is blowing sufficiently strong to cause drifts and trouble is anticipated on the railroad. The rotary snow-plow, for use on the Montana division of the Northern Pacific railroad, is held in readiness at this place, and can be put in action on short notice should trains experience any difficulty from the snow.

A Montana Union Wreck.

DEER LODGE, Nov. 22.—[Special.]—A freight train on the Montana Union was wrecked about five miles south of Deer Lodge this morning. An axle of one of the cars broke and the rear cars, eight or ten in number, were thrown from the track and badly damaged. Two car loads of horses belonging to the United States government were thrown off the track, eight or ten horses killed and others injured. The passenger trains have been delayed all day.

THE TRIAL OF THE SUSPECTS.

Little Testimony But Much Discussion at the Cronin Trial.

CHICAGO, Nov. 22.—In the Cronin trial today a witness was introduced to impeach the credibility of the testimony of Mrs. Hortel, on behalf of the prosecution, that she saw a man resembling Dr. Cronin enter the Carlson cottage the night of the murder. Dr. Edmund Andrews was asked a hypothetical question by the defense, if he could form an opinion as to the cause of death of Dr. Cronin by the given description of the wounds and abrasions found on the body of the man taken from the sewer catch basin. He said that Jacob Lovett, a partner in Coughlin on the police force, testified of the existence of an enemy between Garrity, one of the witnesses for the prosecution, and Coughlin.

At the afternoon session Forrest announced to the court that he could not find Lynch and that the people at the latter's house said he would not be in court until tomorrow. Forrest complained strongly to the court of the action of the state in dragging witness Budenbender forcibly to the states-attorney's office on a subpoena, and spoke of the effort made by his partner, Qualey, to restrain the officer from so doing. He had promised the states-attorney last night that he would keep Budenbender in the city till the state had finished with him. The states-attorney said he knew nothing of Budenbender's arrest until after he was brought in, only knowing that an ordinary subpoena was out for him. The matter was discussed at some length and both the state and defense accused each other of unfair means with witnesses, etc. The court finally decided the matter was not contempt, but said it was an outrage on the personal liberty of Budenbender and probably grew out of the over-officiousness of the officers.

AMUSEMENTS.

Liberati's Grand Concert Last Evening—Charlotte Thompson Coming.

Signor Liberati is to be congratulated on the magnificent welcome given him in Helena. Few attractions call forth so large and brilliant an audience as was present at Ming's opera house last evening. Not only was every seat occupied, but there was appreciative enthusiasm shown that must have delighted the gifted leader and his superb company of musicians. It was an entertainment to be remembered. A programme admirably arranged with popular airs and classic compositions, was interpreted in a manner almost beyond criticism. If there is a difference between the leadership of Liberati and that of the famous conductors Thomas and Gilmore, it is not appreciable. Under the sway of his baton there is a correctness of interpretation and a delivery of harmony rarely found in a musical organization. His enthusiasm seems inspired into his audience and performers. The different numbers were rendered with a vigor and dash that evidenced careful training and power of expression. It is not difficult to understand the pre-eminence of Liberati among concert soloists. He is a master of the instrument. He develops clearness and power of tone in his gradations with a brilliancy of execution that is quite in keeping with his reputation. The quartette of vocalists with the company, Meses, Romani and Casati and Signors Pesci and Boli, varied the programme with numbers of unusual excellence. The contralto solo by Madame Casati was especially good. All the numbers were enthusiastically received by the delighted audience. A matinee will be given this afternoon and this evening the concert will be repeated. The programme will be changed for both performances.

The programme at the matinee will be arranged with special reference to the ladies and children who may attend. Signor Liberati is considering a proposition to give a grand sacred concert at the opera house on Sunday. It is hoped that arrangements for the entertainment will be perfected.

Charlotte Thompson Coming.

The announcement of Charlotte Thompson's engagement for one week at Ming's opera house, beginning next Monday, will be received with satisfaction by the theatergoers of this city. Her reputation as a distinguished actress will doubtless attract large audiences at each performance. Miss Thompson will appear in the best plays of her repertoire, including Jane Eyre, in which character she has made her name famous.

District Court Record.

The following business was transacted in the district court yesterday.

481—John T. Murphy & Co. vs. Jacob Switzer et al.; Defendant's demurrer overruled; case set for trial given ten days in which to file his answer.

482—Louis Gans et al. vs. Jacob Switzer et al.; Defendants demurrer overruled and defendant given ten days in which to file answer.

412—Creamery Package Mfg. Co. vs. Bach, Cory & Co. (Limited); Plaintiffs pleadings and depositions submitted, there being no appearance for defendant, taken under advisement.

483—Robert M. Hornby vs. Thomas Gilchrist et al.; Matter submitted to the court and taken under advisement.

439—George Bentz et al. vs. John P. Nowell; default of defendant entered; judgment by default entered against the defendant.

All causes and matters in probate court of Lewis & Clarke Co. not passed upon are transferred as part of the records of the district court.

First National bank of Helena vs. Ballion Mining Co. et al.; judgment entered for plaintiff in the sum of \$855.21 and costs of \$15.50.

St. Louis Mining and Milling Co. vs. Montana company (limited); final arguments will be heard on Monday.

Calendar for to-day, motions and demurrers: 3816, 4213, 4303, 4328, 4476, 4482, 4539, 4582, 4653, 4685, 4690, 4737.

A New Corporation.

Articles of incorporation of the Montana Building and Loan Association of Helena were filed in the office of the secretary of state yesterday. The capital is fixed at \$500,000 in 5,000 shares of \$100 each. The trustees are F. Adkinson, N. C. Barnum, W. G. Gooding, O. M. Hall, C. B. Miller, W. C. Ryder, A. D. Raleigh, J. C. Thompson and John W. Thompson.

The Burglars Convicted.

C. B. Nolan is becoming a terror to evil-doers, and has displayed unusual ability in the handling of criminal cases that have come before him since his election a few weeks ago. He has not let a prisoner escape so far, and yesterday secured the conviction of Kelly, the burglar, and Nieman, his detective accomplice. Both have been bound over to the district court.

Next week County-Attorney Nolan will furnish information to Judge Hunt for the prosecution of the criminals who are rapidly filling the county jail. Among the list are two murderers, one of whom is a Chinaman.

A PROCLAMATION.

The Certificates of County Clerks the Only Legal Documents.

A Warning to Those Contemplating Infractio-n of the Law.

The Reasons for the Governor's Prompt Action.

An Order by Judge Blake and Opinion by Secretary Walker.

Each Coincides in the Governor's View of the Law.

PROCLAMATION.

STATE OF MONTANA,
EXECUTIVE OFFICE,
HELENA, Nov. 22, 1889.

Whereas, on the 11th day of November, A. D. 1889, a proclamation was signed and issued convening the first legislative assembly of the state of Montana at the seat of government on Saturday, November 23rd, 1889, at 12 o'clock noon; and

Whereas, no provision of the constitution or of the laws provide the place in which the said legislative assembly shall meet, and no officer or person is expressly authorized by the constitution or the laws to designate such place of meeting; and, whereas, it is necessary that some suitable and convenient place of meeting shall be designated and provided; and, whereas; it has come to my knowledge that two sets of certificates have been issued to persons claiming to be elected to said legislative assembly, each emanating from a different source, and not all to the same persons; and

Whereas, it is probable that a conflict may arise between the respective claimants to seats in said body and in the organization thereof which may imperil the peace of the state; and

Whereas, one set of said certificates have been issued and delivered pursuant to Section 1033 of the general election laws of Montana by the county clerks of the respective counties, and by virtue of Section 18 of an act of the legislative assembly of the territory of Montana, entitled "An act to provide for the registration of electors and to prevent fraud at elections," approved March 8th, A. D. 1889; and, whereas, by express law the persons holding such certificates are declared to be entitled to membership and deemed to be elected for all purposes of organization of either branch of the legislative assembly; and,

Whereas, when so organized such legislative assembly by the constitution becomes the judge of the qualifications of its own members.

Now, therefore, I, Joseph K. Toole, governor of the state of Montana, do hereby designate the court house of the county of Lewis and Clarke at the said seat of government as the place where said legislative assembly, comprising the persons holding and presenting certificates of election from said county clerks, shall meet, to-wit:

The house of representatives shall meet in the hall formerly occupied by the territorial house of representatives, and the senate shall meet in the chamber formerly occupied by the territorial council

For the peaceful observance of this proclamation I invoke the aid of all good citizens, without distinction of party.

In testimony whereof I have hereunto set my hand and caused the seal of the state of Montana to be affixed at Helena, the seat of government of said state, the 23d day of November, in the year of our Lord one thousand, eight hundred and eighty-nine.

JOSEPH K. TOOLE.

By the Governor:

LOUIS ROTWITT, Secretary of State.

FORTIFIED BY LAW.

The position taken by the governor is impregnable fortified by law. The authorities on which this action rests are unassailable and cannot be challenged. The documents that follow speak so clearly for themselves that explanations are unnecessary. First is the writ of mandate issued by Chief Justice Blake directing the clerk of

Jefferson county to issue a certificate of election to a member of the house of representatives, as follows:

JUDGE BLAKE'S ORDER.

In the district court of the first judicial district of Montana territory, in and for the county of Jefferson.

William C. Whaley, plaintiff, }
vs. }
Charles E. Stephens, defendant. }
Writ of }
mandate.

The people of the territory of Montana send greeting to Charles E. Stephens. William C. Whaley having presented his complaint in the district court of Jefferson county, duly verified according to law, setting forth that he was duly elected to the office of joint representative for the counties of Jefferson and Gallatin on the first day of October, 1889, and that he is entitled to a certificate of such election and that the defendant, Charles E. Stephens, refuses to issue the same to him, and that said defendant Stephens is the proper person to issue said certificate of election, and is now unlawfully withholding the same.

This is therefore to command you to appear before the judge of this court at Boulder at 10 o'clock a.m. on the 21st day of October, 1889, then and there to show cause, if any, why a certificate of election, to the office of joint representative for the counties of Jefferson and Gallatin should not be issued to said Whaley, and fail not herein at your peril.

Given under my hand this 14th day of October, 1889.

HENRY N. BLAKE,

Judge of the Court.

I hereby certify that the foregoing is a true copy of the writ prepared at our office and which was signed by Judge Henry N. Blake as judge, on the 14th day of October, 1889.

ROBERT B. SMITH.

SECRETARY WALKER'S INSTRUCTION.

On the 12th of October, 1889, L. A. Walker, secretary of Montana, one of the members of the state board of canvassers, addressed a letter to the clerk of Gallatin county instructing that officer that it was his (the clerk's) duty under the law to issue certificates to members of the legislature. This letter is as follows:

THE TERRITORY OF MONTANA,
SECRETARY'S OFFICE,
HELENA, Oct. 12, 1889.

James W. Drennan, Esq., County Clerk, Bozeman, M. T.:

Sir—In reply to your letter of the 9th inst., where you state "I have not sent a copy of the vote for joint representative to Jefferson county," I wired you to mail me same immediately. I afterwards received your registered package and find you included the vote of the joint member with the others.

When I first read your letter I understood it to mean that you had not sent me the vote on joint representative (Gallatin and Jefferson counties), hence my telegram. I do not want vote on county and township officers. (THE ISSUING OF CERTIFICATES TO THE MEMBERS IS DONE UNDER THE OLD LAW, SEE PAGE 130, SEC. 1,033, OF THE REVISED STATUTES, AND AS TO JOINT MEMBER SEE SEC. 1,037.)

Yours truly,

L. A. WALKER,

Secretary of Montana.

State of Montana, county of Gallatin, ss. I, Jas. W. Drennan, county clerk in and for said county and state, do hereby certify that the above is a true and correct copy of a communication in answer to certain questions and statements, and that the same is now on file in my office.

Witness my hand and seal of said county this 13th day of November, A. D. 1889.

JAS. W. DRENNAN,

County Clerk.

THE ATTORNEY-GENERAL'S OPINION.

The governor thus had before him the official acts of two of the three members of the state board of canvassers clearly recognizing the authority of county clerks to issue certificates. The governor, with the plain letter of the law before him, writ of the chief justice and the opinion of another member of the canvassing board, had a plain duty to perform. Added to these authorities was the weight of the attorney-general's opinion given in the subjoined communication:

THE TERRITORY OF MONTANA,
OFFICE OF THE ATTORNEY-GENERAL,
HELENA, Nov. 11th, 1889.

Hon. J. K. Toole, Governor of Montana.

Dear Sir: I am in receipt of your letter of November 11th, making inquiry as to the issuance of commissions or certificates of election to state, district and other officers, including members of the legislative assembly.

In my judgment section 18 of article 7 of the constitution, referred to by you, does not refer to certificates of election at all; but only to commissions where the same are required to be issued under the constitution, or statutes, either upon appointments or after the officers have been elected and have qualified.

It seems to me, after a very careful consideration of the question, and a review of the different provisions of the constitution and the ordinances connected therewith, that it was evidently the intention of the constitutional convention that all officers, including the members of the legislative assembly, should receive their certificates of election from the same source as prior to the adoption of the constitution, where the office is one which existed under the territorial law.

Wherever the office is not a new one and there was a territorial law in force relative to the issuance of certificates of election for the same, in my judgment that law is still in force and should be followed: For example: I find no attempt on the part of the constitutional convention to change any of the existing laws relative to the certificates of election to be issued to the members of the legislative assembly, which is fully provided for in section 1,033 of the compiled laws, and therefore such certificates must still be issued by the county clerks of the respective counties.

I think the foregoing fully answers all the questions you have propounded.

Yours truly,

JOHN H. CLAYBERG,

Att'y. General.

THE LAW IN THE CASE.

By reference to the date of this letter it

will be seen that at the time it was signed Mr. Clayberg was still holding office, his successor, Mr. Haskell, not having qualified. Following are the authorities under which the governor's action is taken, the first section quoted being that cited by Secretary Walker in his letter to the clerk of Gallatin county:

Sec. 1033. Comp. Statutes of Montana. "And it shall be the duty of the clerk of said board of county commissioners immediately to make up a certificate of election to each of the persons having the highest number of votes for members of the legislative assembly, county and township officers, respectively, and to deliver such certificates to the persons entitled to them by mailing the same in 'registered' letters to the address of such persons respectively."

Sec. 1325. Comp. Statutes of Montana: "The certificate of election from the clerk of the proper county shall be held and considered as prima facie evidence of the right to membership of the person certified therein to be elected for all purposes of organization of either branch of the legislative assembly."

Sec. 18. "Registration law." (March 15th, 1889.)

"In order to carry into full force and effect the provisions of this act and to provide for the registration of voters for the election of state officers and other purposes, to be held within Montana territory on the first Tuesday of October, 1889, pursuant to the terms of an act of congress relating to the admission of Montana and other territories, approved February 22, 1889. * * * All returns of such elections shall be made out and canvassed and certified to according to the election laws of Montana then in force, and abstracts of votes shall be made and certificates issued accordingly."

SENATOR McNAMARA'S HURT.

Kicked by a Spirited Colt and Now Convinced to Bed.

GREAT FALLS, Nov. 22.—[Special.]—Details have come from Lewiston of the accident which befell Senator McNamara on Thursday, Nov. 14. He had taken up a couple of his blooded spring colts, and had them stabled at Fort Maginnis. While passing behind one of them the youngster took fright at something and delivered a vicious kick at McNamara's side, breaking two of his ribs and knocking him a distance of eight or ten feet. Mr. McNamara was soon placed under the post surgeon's care, and is now confined to his bed from the injuries, which are very painful.

The Irish-Americans of Sand Coulee commemorated to-night the death of the patriots, Allen, Larkin and O'Brien. Charles Egan made an able address. A grand ball followed.

SPARKS FROM THE WIRES.

Plymouth church has called a congregational council to install Dr. Lyman Abbott as pastor.

A caucus of the republican members of the next house is called for Nov. 30, to nominate candidates for the various house offices.

An explosion of natural gas in the basement of a dwelling house on Wylie avenue, Pittsburg, yesterday, wrecked the building and fatally injured the servant girl, Barbara Knolle.

The Women's Indian National Missionary convention, adopted a resolution approving the plan of Commissioner Morgan to give Indian children the same educational opportunities as white children.

The tug Fearless sunk off the mouth of the Umpqua river Tuesday evening in a heavy storm and no one was saved. She was on a return trip from Astoria, where she had taken on a lot of Chinamen and it is believed had several passengers on board. It is feared ten or fifteen persons perished.

A personal encounter occurred Thursday night in the district court at Council Grove, Kas., between Hon. John Martin and Colonel Bradley, prominent attorneys from Topeka. Martin was the democratic candidate for governor a year ago. The court sent them both to jail over night and yesterday fined them heavily.

Fighting for a senatorship.

BIRMINGHAM, N. D., Nov. 22.—[Special.]—In the senate and house this afternoon most of the time was taken in balloting for senator. Several ballots were taken, with Johnson in the lead, but without reaching any result. To-night the members of both houses caucused and determined to bring the contest to a close.

The ballot to-night resulted, Johnson, 38; Ordway, 10; McCumber, 3; Walsh, 10; Casey, 11; Plummer, 3; Lamour, 4; Miller, 1. Adjourned to 10 to-morrow.

Closing Out the Gamblers.

SPOKANE FALLS, Nov. 22.—[Special.]—Several gambling houses to-day endeavored to evade the order issued last night closing all games, by inaugurating the round-table stud-poker. This evening Sheriff Hinch-cliff and deputies made another raid, gathering in a dozen men found playing the game. A large number of others escaped. Those secured gave bonds for their appearance to-morrow.

The first snow of the season fell here to-day, continuing two hours, and melting as fast as it fell.

Bought by the Union Pacific.

BOSTON, Nov. 22.—President Adams, of the Union Pacific, says a new company is to be formed to control the Fort Worth and Colorado systems of the Union Pacific by the exchange of securities, making a consolidation of the roads. The Union Pacific will control the new company by the ownership of a majority of its stock. The arrangement has been made to secure the stock held by the Fort Worth Construction company, and others.

More Heads in the Basket.

WASHINGTON, Nov. 22.—The resignations of J. Edgar Engle, of Pennsylvania, assistant chief of the Record division, George A. Bond, of Pennsylvania, clerk of the western division of the pension office, Samuel B. Hersey, assistant chief of the western division, and William R. Davis, assistant chief of the middle division, have been requested. It is understood they are all related pensioners.

Charged With Bribery.

DETROIT, Nov. 22.—The grand jury which has been investigating the charges of bribery against the city council this morning brought three indictments against Alderman Jacob, president of the council, two indictments for soliciting bribes and one for offering a bribe. Alderman Tierney, Burt and Maris were also indicted upon the charges of bribery.</